

**Before the
Federal Communications Commission
Washington, D.C. 20554**

In the Matter of)	
)	
Notice of Proposed Rulemaking)	
18 FCC Rcd 13187, 13188 ¶1 (2003))	ET Docket No. 03-137
)	
And)	
)	
Service Rules for the Advanced Wireless Services)	WT Docket No. 12-357
H Block---Implementing Section 6401 of the)	
Middle Class Tax Relief and Job Creation Act of)	
2012 Related to the 1915-1920 MHz and)	
1995-2000 MHz Bands ¶53 footnote 95)	

To: Office of the Secretary
Federal Communications Commission
Washington, DC 20554

Comment Filed by: Larry Ortega
Co-founder: One Million NIU (New Internet Users)
3626 E. First Street
Los Angeles, CA 90063
lortega@communityunion.org
(323) 526-7331

February 6, 2013

AFFIDAVIT OF LARRY ORTEGA

State of California

Los Angeles County

I, Larry A. Ortega, attest that my statements are true to the best of my knowledge.

Comment round for ET Docket No. 03-137 and WT Docket No. 12-357.

1. My name is Larry Ortega. My address is 3626 E. First Street, Los Angeles, CA 90063.
2. I am Co-founder of the One Million NIU Initiative, an innovation, technology, education computer and Internet training initiative, designed to move large numbers of our low-income, minority and Senior population to utilizing on-line resources for improved quality of life. I speak also on the behalf of the 20,000 families who have benefitted from our Internet training.
3. I was shocked to learn that RF Guidelines have been set without the benefit of credible studies performed on the health impact to humans, animals, and environment relative to RF impact.
4. I have been in the Information Technology Industry for 30 years. I have led a technology training non-profit corporation for over 20 years.

5. We have consistently advocated for early adoption of new technologies and are adamant about the playing field being level for all to learn, utilize and contribute to our economy's adaption of e-resources.
6. There are compelling arguments supporting the FCC modify RF Guidelines mandating inclusion of credible studies performed on the health impact to humans, animals, and environment relative to RF impact, and that those guidelines work to prevent or minimize negative impacts.
7. Over two (2) million viewers/subscribers have seen and/or read about the positive impact One Million NIU has had on families and community relative to empowering NIU's (New Internet Users) to early adaption of on-line resources for improved quality of life.
8. The documentary by James Russell, [Resonance – Beings of Frequency](#)(Nov2012) explains well the impact RF waves have on the very existence of life and how the Earth's magnetic field's share space with RF waves. They must co-exist, to stymie the Earth's delicate balance of these waves threaten the very existence of life. Such hypothesis warrants inclusion in considering RF Guidelines.
9. Dr. Roger Coghill, Bioelectromagnetic research, "the radiation environment has increased many millions of times from what it was 30 years ago." Understanding the impact of this "million times increase" is worthy of consideration into the writing of RF Guidelines, as it is hypothesized to have negative health impacts.

Respectfully submitted by

Larry Ortega
1649 Flanagan Street
Pomona, CA 91766